UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

UNITED STATES OF AMERICA, : Case No. 1:14-CR-214 : Case No. 1:16-CV-1610

Plaintiff,

vs. : OPINION & ORDER

: [Resolving Doc. 901]
GERARDO RODRIGUEZ, :

OLIVINDO RODRIGUEZ,

Defendant.

:

JAMES S. GWIN, UNITED STATES DISTRICT JUDGE:

Defendant Gerardo Rodriguez petitions for habeas corpus relief under 28 U.S.C. § 2255. He argues that he no longer qualifies as a career offender and was improperly sentenced under the <u>United States Sentencing Guideline § 4B1.1; 1.2(a)</u>. The Supreme Court's recent opinion in <u>Beckles v. United States</u> forecloses his argument.

Defendant Rodriguez's argument centers on the relationship between the Guidelines and the Armed Career Criminals Act.

On June 26, 2015, the Supreme Court gave an opinion in *Johnson v. United States*, holding that the residual clause of the Armed Career Criminals Act was unconstitutionally vague.³ If a sentencing court imposed an increased sentence based on felonies that qualified under the residual clause alone, that sentence violated a criminal defendant's constitutional right to due process.⁴

¹ Doc. <u>901</u>. The Government opposes. Doc. <u>909</u>.

² No. 15-8544, 2017 WL 855781 (U.S. Mar. 6, 2017).

³ U.S. , 135 S. Ct. 2551 (2015).

⁴ *Id*.

Case: 1:14-cr-00214-JG Doc #: 949 Filed: 03/20/17 2 of 2. PageID #: 5916

Case No. 1:14-CR-214

Gwin, J.

A criminal defendant sentenced under the ACCA residual clause can collaterally

challenge his ACCA affected sentence in a § 2255 habeas proceeding.⁵

The Guidelines' career offender provision defines "crime of violence" using the same

language ruled unconstitutional in *Johnson*. Therefore, since *Johnson*, many criminal

defendants sentenced under the Guidelines' career offender provision have argued that *Johnson*'s

holding should also apply retroactively to Guidelines cases.

In Beckles, the Supreme Court rejected this argument. In Beckles, the Petitioner argued

that because the Court's *Johnson* opinion held "that the identically worded residual clause in the

Armed Career Criminal Act . . . was unconstitutionally vague . . . the Guidelines' residual clause

is also void for vagueness."⁷

In answering this argument, the *Beckles* Court held that because of the Guidelines'

advisory nature, they "are not subject to vagueness challenges under the Due Process Clause."8

The Supreme Court's decision dictates the outcome of *Beckles*-dependant cases pending

across the federal courts. Accordingly, this Court **DENIES** Defendant Rodriguez's § 2255

petition.

IT IS SO ORDERED.

Dated: March 20, 2017

James S. Gwin

JAMES S. GWIN

UNITED STATES DISTRICT JUDGE

⁵ Welch v. United States, U.S. , 136 S. Ct. 1257, 1265 (2016).

⁶ See United States Sentencing Guideline § 4B1.2(a) (emphasis added).

⁷ No. 15-8544, 2017 WL 855781, at *3 (U.S. Mar. 6, 2017).

 $^{8}\overline{Id}$.

-2-